stroyed, or deprived of his life, liberty or property, but by the judgment of his peers, or by the law of the land.

22. That excessive bail ought not to be required, nor excessive fines imposed,

nor cruel or anusual punishments inflicted by the courts of law.

23 That all warrants without nath, or affirmation, to search suspected places, or to serze any person or property, are grievous and oppressive; and all reneral warrants to search suspected places, or to apprehend suspected persons, without nathing or describing the place, or the person in special, are illegal, and ought not to be granted.

24. That there ought to be no farfaiture of any part of the estate of any person for any crime except murder, or treason against the state, and then

only on conviction and attainder.

25. That a well regulated militia is the proper and natural defence of a free government.

26. That standing armies are dangerous to liberty, and ought not to be craised or kept up without consent of the legislature.

27. That in all cases and at all times the military ought to be under strict subjection to, and control of, the civil power.

28. That no soldier ought to be quartered in any house in time of peace without the consent of the owner, and in time of war in such manner only as the legislature shall direct.

29, That no person except regular soldiers, mariners and marines, in the service of this state, or militia when in actual service, ought in any case to be

subject to, or punishable by, martial law.

- 30. That the independency and uprightness of judges are essential to the impartial administration of justice, and a great security to the rights and liberties of the people; wherefore the chancellor, and all judges, ought to hold commissions during good behaviour, and the said chancellor and judges shall be removed for misbehaviour, on conviction in a court of law, and may be removed by the governor, upon the address of the general assembly, provided that two thirds of all the members of each house concur in such address. That salaries liberal, but not profuse, ought to be secured to the chancellor and the judges, during the continuance of their commissions, in such manner and at such time as the legislature shall bereafter direct, upon consideration of the circumstances of this state. No chancellor or judge ought to hold any other office, civil or military, or receive fees or perquisites of any kind.
 - 31. That a long continuance in the first executive departments of power or trust, is dangerous to liberty, a rotation therefore in those departments is one of the best securities of permanent freedom.
 - 32. That no person ought to hold at the same time more than one office of profit, nor cought any person in public trust to receive any present from any foreign prince or state, or from the United States, or any of them, without the approbation of this state.
 - 33. That as it is the duty of every man to worship God in such manner as he thinks most acceptable to him, all persons professing the christian religion are equally entitled to protection in their religious liberty, wherefore no person ought, by any law, to be molested in his person or estate on account of his religious persuasion or profession, or for his religious practice, unless under colour of religion any man shall disturb the good order, peace or safety of the